## Message Text

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R 122110Z JAN 78 FM SECSTATE WASHDC TO AMEMBASSY BERN

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FOLLOWING REPEAT HAVANA 0062 SENT ACTION SECSTATE JAN 10.

QUOTE C O N F I D E N T I A L HAVANA 0062

EO 11652: GDS TAGS: ASEC

SUBJECT: ASYLUM AND WALK-IN PROCEDURES

REFERENCE: A) 77 HAVANA 0647; B) 77 STATE 285596; C) 77 HAVANA 0829

1. SWISS AMBASSADOR HAS RECEIVED FURTHER INSTRUCTIONS FROM BERN ON SUBJECT OF ASYLUM WHICH HE SUMMARIZED FOR USINT CHIEF AS FOLLOWS:

A. ANY RIGHTS OF ASYLUM IN THE USINT BUILDING OR STAFF RESIDENCES FLOW FROM SWISS RIGHTS (NOT US RIGHTS) UNDER INTERNATIONAL LAW SINCE SWITZERLAND IS THE PROTECTING POWER. UNDER SWISS PRACTICE, ONLY THE AMBASSADOR PERSONALLY HAS THE AUTHORITY TO GRANT ASYLUM. UNTIL HE MAKES HIS DECISION IN A GIVEN CASE (PRESUMABLY AFTER CONSULTATION WITH BERN) THE PERSON SEEKING ASYLUM MAY REMAIN ON THE PREMISES UNDER DIPLOMATIC PROTECTION IF HE INSISTS ON DOING SO. (SWISS PRACTICE, LIKE OUR OWN, HOWEVER, IS ACTIVELY TO DISCOURAGE CONFIDENTIAL

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POTENTIAL ASYLUM-SEEKERS AND TO ENCOURAGE THEM TO LEAVE THE PREMISES VOLUNTARILY.)

B. PRIOR TO THE AMBASSADOR'S DECISION, IN THE EVENT A PERSON INSISTS ON ASYLUM IN A USINT BUILDING, THE SWISS GOVERNMENT WOULD EXPECT THAT WE WOULD CONSULT WITH WASHINGTON AND DECIDE WHETHER WE WISH TO GRANT THE INDIVIDUAL ASYLUM IN THE US. IF THE ANSWER IS

YES, THE SWISS AMBASSADOR WOULD ASSIST USINT IN ATTEMPTING TO GET PERMISSION FOR THE INDIVIDUAL TO GO TO THE US.

C. IF THE US DECIDES AGAINST GRANTING ASYLUM IN SUCH A CASE, THE SWISS AMBASSADOR AND GOVERNMENT WOULD STILL HAVE TO MAKE THEIR OWN DECISION CONCERNING THE POSSIBLE GRANTING OF ASYLUM IN SWITZERLAND BEFORE THE INDIVIDUAL WOULD BE REQUIRED TO LEAVE THE PREMISES.

- 2. THE INSTRUCTIONS OUTLINED ABOVE COMPLICATE BUT DO NOT APPEAR TO ALTER THE STEP-BY-STEP PROCEDURES WE HAVE ESTABLISHED INTERNALLY (REFTELS A AND C). THEY GO BEYOND THOSE PROCEDURES IN SCOPE, HOWEVER, AND REEMPHASIZE THE IMPORTANCE OF MAINTAINING CLOSE COORDINATION BETWEEN USINT AND THE SWISS EMBASSY IN HAVANA IN THE EVENT OF A SERIOUS ASYLUM REQUEST. THEY ALSO SUGGEST THAT THE SWISS WOULD HAVE THE FINAL SAY IN ANY SPECIFIC ASYLUM CASE. IF ANYTHING IN PARAGRAPH I ABOVE CONFLICTS WITH THE DEPARTMENT'S UNDERSTANDING OF THE LEGAL AND POLITICAL CONSIDERATIONS INVOLVED, IT IS RECOMMENDED THAT THE SUBJECT BE RAISED DIRECTLY WITH THE SWISS GOVERNMENT IN BERN. SUCH ADVANCE CONSULTATIONS MIGHT LEAD TO CLARIFICATIONS IN OUR PROCEDURES AND CONSIDERABLY EXPEDITE MATTERS SHOULD WE BE CONFRONTED WITH AN ACTUAL CASE LATER.
- 3. THE SWISS AMBASSADOR ALSO PROVIDED A COPY OF A LEGAL STUDY ON THE SUBJECT OF ASYLUM IN CUBA WHICH WAS PREPARED BY HIS FOREIGN MINISTRY IN 1962. WHILE THIS STUDY DEALT PRIMARILY WITH SWISS RIGHTS AND RESPONSIBILITIES AS THE PROTECTING POWER FOR LATIN CONFIDENTIAL.

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AMERICAN COUNTRIES (NOTABLY ARGENTINA), IT TOUCHED ON THE US ALSO SINCE THE US CHANCERY BUILDING WAS INVOLVED IN THE CASE AT HAND. FOR EXAMPLE, IT QUOTED AN AIDE MEMOIRE FROM THE US EMBASSY IN BERN DATED FEBRUARY 12, 1962 AS FOLLOWS: "THE DEPARTMENT OF STATE RAISES NO OBJECTION TO THE USE OF THE CHANCERY BUILDING FOR THE ASYLUM OF POLITICAL REFUGEES PROVIDED THAT IT IS UNDERSTOOD THAT THE GRANING OF ASYLUM IS BY AND FOR THE SWISS GOVERNMENT AND NOT ON BEHALF OF THE GOVERNMENT OF THE UNITED STATES". A COPY OF THIS STUDY IS BEING POUCHED TO ARA/CCA. LANE UNQUOTE CHRISTOPHER

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